

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND**

-----x
UNITED STATES OF AMERICA,

Plaintiff,

v.

NADER POURHASSAN, and KAZEM
KAZEMPOUR,

Defendants.
-----x

8:22-cr-00440-PX

**DEFENDANT NADER POURHASSAN'S MOTION TO SEVER HIS
TRIAL FROM THAT OF HIS CO-DEFENDANT**

Defendant Nader Pourhassan, through counsel, moves this Court, pursuant to Federal Rule of Criminal Procedure 14(a), and the Fifth and Sixth Amendments of the United States Constitution, to sever his trial from that of his co-defendant, Kazem Kazempour.

The grounds for the motion are set forth in the accompanying memorandum of law.

Dated: July 25, 2023

Respectfully submitted,

Linklaters LLP

By: /s/ Adam S. Lurie

Adam S. Lurie (MD Bar # 2109280004)

Doug Davison, *Pro Hac Vice*

601 13th St. NW #400

Washington, D.C. 20005

(202) 654-9200

adam.lurie@linklaters.com

doug.davison@linklaters.com

Nicole E. Jerry, *Pro Hac Vice*

Charlene Valdez Warner, *Pro Hac Vice*

1290 Avenue of the Americas
New York, NY 10104
(212) 903-9000
nicole.jerry@linklaters.com
charlene.warner@linklaters.com

Attorneys for Defendant Nader Pourhassan